Case 21-15113-VFP Doc 247 Filed 01/27 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b)	/23 Entered Page 1 of 3	O1/27/23 16:36:59 Order Filed on January 2 by Clerk U.S. Bankruptcy Court District of New Jersey	Desc Mair 27, 2023
In Re:	Case No.: Chapter: Judge:		
ORDER DENYING APPLIC AND SETTING HEARING			

The relief set forth on the following pages, numbered two (2) and three (3), is hereby **ORDERED**.

Honorable Vincent F. Papalia United States Bankruptcy Judge

DATED: January 27, 2023

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After review of the application of	for the r	eduction of
time for a hearing on		
under Fed. R.	Bankr. P. 9006(c)	(1), it is,
ORDERED as follows:		
1. A hearing will be conducted on the matter on	at	in
the United States Bankruptcy Court,		
Courtroom No		
2. The Applicant must serve a copy of this Order, and all related documents, or	the following pa	rties:
by \square each, \square any of the following methods selected by the Court:		
☐ fax, ☐ overnight mail, ☐ regular mail, ☐ email, ☐ hand delivery		
3. The Applicant must also serve a copy of this Order, and all related documen	ts, on the followin	g parties:
by \square each, \square any of the following methods selected by the Court:		
\square fax, \square overnight mail, \square regular mail, \square email, \square hand delivery	<i>/</i> .	
4. Service must be made:		
\square on the same day as the date of this order, or		
☐ within business days of the date of this Order.		
5. Notice by telephone:		
\Box is not required		
☐ must be provided to	_	
\Box on the same day as the date of this Order, or		

*The Court will not consider that portion of the motion that seeks to "terminate" or dismiss this bankruptcy case, as that same relief has been repeatedly requested and denied by this Court and no new or different grounds are alleged for that relief. Further, no relief is necessary to allow all outstanding debts of the estate, including all creditors and administrative claimants, to be immediately paid in full. However, despite Ms. Bolivar's repeated claims that she desires to do so, she has provided no proof to date of her ability to do so, including in this latest Motion. Thus, the parties are not required to respond to those portions of the motion that seek to terminate this case or which seek to allow immediate payment in full of their respective claims.

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6. A	A Certification of Service must be filed prior to the hearing date.
7. A	Any objections to the motion/application identified above:
	 ☐ must be filed with the Court and served on all parties in interest by electronic or overnight mail day(s) prior to the scheduled hearing; or ☐ may be presented orally at the hearing.
8.	 □ Court appearances are required to prosecute the motion/application and any objections. □ Parties may request to appear by phone by contacting Chambers prior to the return date.
the sho	denying this application to shorten time, the Court is relying on the Trustee's statement that the sale of a remaining real property in this estate is not imminent. With no sale imminent, there is no need to orten time. Further, another matter is on for hearing in this case on February 7, 2023. Thus, this date is one efficient for the parties and the Court.